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PART II-A

GOVERNMENT OF MEGHALAYA ORDERS BY THE GOVERNOR

NOTIFICATION

The 21st June, 2007.

No.FE.208/07/01.—In pursuance of clause (3) of Article 166 of the Constitution of India and all powers enabling him in this behalf, the Governor of Meghalaya is pleased to order that the following amendments shall be made in Schedule I & II to the Meghalaya Delegation of Financial Power Rules, 2006, namely.

AMENDMENT NO. 2

The existing entries under Sl. 19 Schedule I, and Sl. 16 of Schedule II, of Meghalaya Delegation of Financial Power Rules, 2006 shall be deleted and the following entries may be substituted thereof:-

Schedule - I

19. (i) Sanction for claims of Govt. servants drawing pay in gazetted officers pay bill form to arrears of TA/DA, medical re-imbursement and contingent claims other than pay and allowances or increments which have been allowed to remain in abeyance, -

(a) for a period exceeding six months but not exceeding six years. - Full powers - Full power

(b) for a period exceeding six years - Full power - Full power subject to approval of Finance Deptt.

(ii) Sanction for claims of Govt. servants drawing pay in the establishment pay bill form to arrears of pay and allowances or increments, arrears of pay and allowances or increments, arrears of TA/DA, medical re-imbursement and contingent claims and claims of persons not in Govt. service which have been allowed to remain in abeyance, -

(a) for a period exceeding six months but not exceeding six years. - Full power - Full power

(b) for a period exceeding six years	-	Full power	-	Full power subject to approval of Finance Deptt.
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Schedule - II

16. Sanction for payment of claims of Govt. servants to arrears of pay and allowances or increments drawing in the establishment bill form and claims of persons not in Govt. service which have been allowed to remain in abeyance for a period exceeding six months but not exceeding six years.	-	Full power	-	The claims does not relate to his own office and (i) the expenditure involved in the claims have been sanctioned by proper authority subject to availability of fund.
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D. P. WAHLang,
Secretary to the Govt. of Meghalaya,
Finance (Establishment) Department.

The 4th July, 2007

No. RDS.63/2005/130.— In exercise of the powers conferred under Section 11(d) (1) of the Meghalaya Transfer of Land (Regulation) Act, 1971, the Governor of Meghalaya is pleased to specify the Bharat Petroleum Corporation Ltd., as a Company to which the provisions of the said Act shall not apply in relation to leasing of land for a period of 30 years measuring 2500 Sq. m. more or less out of total area measuring 31602 Sq.m.located at Baridua, National Highway 37, Ri Bhoi District (and more fully described in the Schedule below) from Smti. V.Wahlang to the Bharat Petroleum Corporation Ltd. for the purpose of setting up of a retail outlet.

Schedule

Location	-	Baridua, National Highway 37, Ri Bhoi District
Area	-	2500 Sq. m. (more or less)
Name of transferer	-	Smti V. Wahlang

Boundary

East	-	Land of V. Wahlang
South	-	Land of V. Wahlang
West	-	Land of V. Wahlang
North	-	National Highway 37.

S. R. Wallang,
Under Secretary to the Govt. of Meghalaya,
Revenue and Disaster Management Department.